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11	Plaintiff Vasudevan Software, Inc.		
12			
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
14			
15	VASUDEVAN SOFTWARE, INC.,	Case No. 3:11-06637-RS-PSG	
16	Plaintiff,		
17	VS.	JOINT STIPULATION REQUESTING EXTENSION OF DISCOVERY CUTOFF	
18	MICROSTRATEGY INCORPORATED,	PURSUANT TO CIVIL LOCAL RULE 6-2	
19	Defendant.	Hon. Richard Seeborg	
20			
21	WHEREAS, the current fact discovery deadline in this matter is set for February 15, 2013		
22	(Dkt. No. 63);		
23	WHEREAS, the parties seek a limited extension of the fact discovery deadline in this		
24	matter to accommodate the depositions of MicroStrategy's Jeffrey Bedell and Joseph Bullis,		
25	which the parties were unable to schedule prior to the close of discovery, to complete the		
26	production of any responsive documents and information to already-served discovery requests		
27	subject to the parties' objections, and to attempt to resolve any pending discovery disputes		
28	without resort to motion practice;		
	JOINT STIPULATION REQUESTING LIMITED TWO-WEEK EXTENSION OF FACT DISCOVERY DEADLINE - 1		

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1 WHEREAS the parties agree that the additional two weeks of limited discovery would 2 relate only to already-served discovery requests; 3 WHEREAS, granting this extension of time will have no impact on other deadlines in this action; 4 5 THEREFORE, IT IS HEREBY STIPULATED by and between the parties hereto, by and 6 through their respective counsel, and subject to the Court's approval, that the fact discovery 7 deadline is extended to March 1, 2013 for the limited purposes of VSi's deposition of 8 MicroStrategy's Jeffrey Bedell and Joseph Bullis, the production of any responsive documents 9 and information to already-served discovery requests subject to the parties' objections, and the 10 attempted resolution of any pending discovery disputes. 11 12 Dated: February 13, 2013 SUSMAN GODFREY LLP 13 By: /s/ Jordan Connors 14 Brooke A. M. Taylor 15 Lead Attorney WA Bar No. 33190 (Admitted *Pro Hac Vice*) 16 btaylor@susmangodfrey.com Jordan W. Connors 17 WA Bar No. 41649 (Admitted *Pro Hac Vice*) iconnors@susmangodfrey.com 18 SUSMAN GODFREY L.L.P. 19 1201 Third Avenue, Suite 3800 Seattle, Washington 98101-3000 20 T: (206) 516-3880 F: (206) 516-3883 (fax) 21 22 Stephen E. Morrissey CA Bar No. 187865 23 smorrissey@susmangodfrey.com SUSMAN GODFREY L.L.P. 24 1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029 25 T: (310) 789-3103 26 F: (310) 789-3150 (fax) 27 Michael F. Heim TX Bar No. 09380923 (Admitted *Pro Hac Vice*) 28

1 mheim@hpcllp.com Leslie V. Payne 2 TX Bar No. 00784736 (Admitted *Pro Hac Vice*) lpayne@hpcllp.com 3 Eric J. Enger TX Bar No. 24045833 (Admitted *Pro Hac Vice*) 4 eenger@hpcllp.com 5 Nick P. Patel TX Bar No. 24076610 (Admitted *Pro Hac Vice*) 6 npatel@hpcllp.com HEIM, PAYNE & CHORUSH, LLP 7 600 Travis Street, Suite 6710 Houston, Texas 77002-2912 8 T: (713) 221-2000 9 F: (713) 221-2021(fax) 10 ATTORNEYS FOR PLAINTIFF 11 12 Dated: February 13, 2013 By: <u>/s/ Jennifer A. Bauer</u> (with permission) 13 Charles K. Verhoeven (Bar. No. 170151) charlesverhoeven@quinnemanuel.com 14 Sean S. Pak (Bar No. 219032) seanpak@quinnemanuel.com 15 Jennifer A. Kash (Bar No. 203679) jenniferkash@quinnemanuel.com 16 S. Kameron Parvin (Bar No. 232349) kameronparvin@quinnemanuel.com 17 QUINN EMANUEL URQUHART & SULLIVAN, LLP 18 50 California Street, 22nd Floor San Francisco, California 94111 19 Telephone: (415) 875-6600 (415) 875-6700 Facsimile: 20 Attorneys for Defendant 21 MICROSTRATEGY INCORPORATED 22 23 24 25 26 27 28 JOINT STIPULATION REQUESTING LIMITED TWO-WEEK

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EXTENSION OF FACT DISCOVERY DEADLINE - 3

CERTIFICATE OF SERVICE I hereby certify that on this 13th day of February, 2013, a true and correct copy of the foregoing document was served on all parties via CM/ECF and/or email to counsel. /s/ Jordan Connors Jordan Connors JOINT STIPULATION REQUESTING LIMITED TWO-WEEK EXTENSION OF FACT DISCOVERY DEADLINE - 4

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1	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
2	DATED: 2/14/13	
3	DATED:2/14/13 [Hon. Richard Seeborg] United States District Court Judge	
4	United States District Court Judge	
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	JOINT STIPULATION REQUESTING LIMITED TWO-WEEK EXTENSION OF FACT DISCOVERY DEADLINE - 5	

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